



Protecting, Maintaining and Improving the Health of All Minnesotans

April 6, 2023

Licensee
Legacy Care Home
14814 Crown Drive
Minnetonka, MN 55345

RE: Project Number(s) SL27968015

Dear Licensee:

On March 20, 2023, the Minnesota Department of Health completed a follow-up evaluation of your facility to determine if orders from the December 29, 2022, evaluation were corrected. This follow-up evaluation verified that the facility is in substantial compliance.

It is your responsibility to share the information contained in this letter and the results of this visit with the President of your facility's Governing Body. You are encouraged to retain this document for your records.

Please feel free to call me with any questions.

Sincerely,

A handwritten signature in black ink, appearing to read 'Jonathan Hill'.

Jonathan Hill, Supervisor
State Evaluation Team
Health Regulation Division
85 East Seventh Place, Suite 220
P.O. Box 3879
St. Paul, MN 55101-3879
Telephone: 651-201-3993 Fax: 651-281-9796

JMD



Protecting, Maintaining and Improving the Health of All Minnesotans

Electronically Delivered

February 7, 2023

Licensee
Legacy Care Home
14814 Crown Drive
Minnetonka, MN 55345

RE: Project Number(s) SL27968015

Dear Licensee:

The Minnesota Department of Health completed an evaluation on December 29, 2022, for the purpose of evaluating and assessing compliance with state licensing statutes. At the time of the evaluation, the Minnesota Department of Health noted violations of the laws pursuant to Minnesota Statute, Chapter 144G, Minnesota Food Code, Minnesota Rules Chapter 4626, Minnesota Statute 626.5572 and/or Minnesota Statute Chapter 260E.

LICENSING ORDERS

The enclosed State Form documents the state licensing orders. The Department of Health documents state licensing correction orders using federal software. Tag numbers are assigned to Minnesota state statutes for Assisted Living Facilities. The assigned tag number appears in the far left column entitled "ID Prefix Tag." The state statute number and the corresponding text of the state statute out of compliance are listed in the "Summary Statement of Deficiencies" column. This column also includes the findings that are in violation of the state statute after the statement, "This MN Requirement is not met as evidenced by . . ."

In accordance with Minn. Stat. § 144G.31 Subd. 4, MDH may assess fines and enforcement actions based on the level and scope of the violations; **however, no immediate fines are assessed for this evaluation of your facility.**

DOCUMENTATION OF ACTION TO COMPLY

Per Minn. Stat. § 144G.30, Subd. 5(c), the licensee must document any action taken to comply with the correction order by the correction order date. A copy of the provider's records documenting those actions may be requested for follow-up evaluations. The licensee is not required to submit a plan of correction for approval.

The correction order documentation should include the following:

- Identify how the area(s) of noncompliance was corrected related to the resident(s)/employee(s) identified in the correction order.
- Identify how the area(s) of noncompliance was corrected for all of the provider's

resident(s)/employees that may be affected by the noncompliance.

- Identify what changes to your systems and practices were made to ensure compliance with the specific statute(s).

CORRECTION ORDER RECONSIDERATION PROCESS

In accordance with Minn. Stat. § 144G.32, Subd. 2, you may challenge the correction order issued, including the level and scope, and any fine assessed through the correction order reconsideration process. The request for reconsideration must be in writing and received by the Department of Health within 15 calendar days of the correction order receipt date.

A state licensing order under Minn. Stat. § 144G.91, Subd. 8, Free from Maltreatment is associated with a maltreatment determination by the Office of Health Facility Complaints. If maltreatment is substantiated, you will receive a separate letter with the reconsideration process under Minn. Stat. § 626.557. Please email general reconsideration requests to: **Health.HRD.Appeals@state.mn.us**.

Please address your cover letter for general reconsideration requests to:

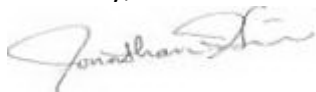
Reconsideration Unit
Health Regulation Division
Minnesota Department of Health
P.O. Box 64970
85 East Seventh Place
St. Paul, MN 55164-0970

Free from Maltreatment reconsideration requests should be addressed to:

Reconsideration Unit
Health Regulation Division
Minnesota Department of Health
P.O. Box 64970
85 East Seventh Place
St. Paul, MN 55164-0970

You are encouraged to retain this document for your records. It is your responsibility to share the information contained in this letter and the results of this visit with the President of your organization's Governing Body. If you have any questions, please contact me.

Sincerely,



Jonathan Hill, Supervisor
Health Regulation Division
State Evaluation Team
85 East Seventh Place, Suite 220
P.O. Box 3879
St. Paul, MN 55101-3879
Email: jonathan.hill@state.mn.us
Telephone: 651-201-3993 Fax: 651-215-9697

HHH

Minnesota Department of Health

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 27968	(X2) MULTIPLE CONSTRUCTION A. BUILDING: _____ B. WING _____	(X3) DATE SURVEY COMPLETED 12/29/2022
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NAME OF PROVIDER OR SUPPLIER LEGACY CARE HOME	STREET ADDRESS, CITY, STATE, ZIP CODE 14814 CROWN DRIVE MINNETONKA, MN 55345
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(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETE DATE
0 000	<p>Initial Comments</p> <p>*****ATTENTION*****</p> <p>ASSISTED LIVING PROVIDER LICENSING CORRECTION ORDER(S)</p> <p>In accordance with Minnesota Statutes, section 144G.08 to 144G.95, these correction orders are issued pursuant to a survey.</p> <p>Determination of whether violations are corrected requires compliance with all requirements provided at the Statute number indicated below. When Minnesota Statute contains several items, failure to comply with any of the items will be considered lack of compliance.</p> <p>INITIAL COMMENTS: SL27968015-0</p> <p>On December 27, 2022, through December 29, 2022, the Minnesota Department of Health conducted a survey at the above provider, and the following correction orders are issued. At the time of the survey, there were five (5) residents, all of whom received services under the provider's Assisted Living with Dementia Care license.</p>	0 000	<p>Minnesota Department of Health is documenting the State Licensing Correction Orders using federal software. Tag numbers have been assigned to Minnesota State Statutes for Assisted Living with Dementia Care licensed provider. The assigned tag number appears in the far left column entitled "ID Prefix Tag." The state Statute number and the corresponding text of the state Statute out of compliance is listed in the "Summary Statement of Deficiencies" column. This column also includes the findings which are in violation of the state requirement after the statement, "This Minnesota requirement is not met as evidenced by." Following the surveyors' findings is the Time Period for Correction.</p> <p>PLEASE DISREGARD THE HEADING OF THE FOURTH COLUMN WHICH STATES, "PROVIDER'S PLAN OF CORRECTION." THIS APPLIES TO FEDERAL DEFICIENCIES ONLY. THIS WILL APPEAR ON EACH PAGE.</p> <p>THERE IS NO REQUIREMENT TO SUBMIT A PLAN OF CORRECTION FOR VIOLATIONS OF MINNESOTA STATE STATUTES.</p> <p>The letter in the left column is used for tracking purposes and reflects the scope and level issued pursuant to 144G.31 subd. 1, 2, and 3.</p>	
0 470 SS=F	144G.41 Subdivision 1 Minimum requirements (11) develop and implement a staffing plan for	0 470		

Minnesota Department of Health
LABORATORY DIRECTOR'S OR PROVIDER/SUPPLIER REPRESENTATIVE'S SIGNATURE _____ TITLE _____ (X6) DATE _____

Minnesota Department of Health

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0 470	<p>Continued From page 1</p> <p>determining its staffing level that:</p> <ul style="list-style-type: none"> (i) includes an evaluation, to be conducted at least twice a year, of the appropriateness of staffing levels in the facility; (ii) ensures sufficient staffing at all times to meet the scheduled and reasonably foreseeable unscheduled needs of each resident as required by the residents' assessments and service plans on a 24-hour per day basis; and (iii) ensures that the facility can respond promptly and effectively to individual resident emergencies and to emergency, life safety, and disaster situations affecting staff or residents in the facility; <p>(12) ensure that one or more persons are available 24 hours per day, seven days per week, who are responsible for responding to the requests of residents for assistance with health or safety needs. Such persons must be:</p> <ul style="list-style-type: none"> (i) awake; (ii) located in the same building, in an attached building, or on a contiguous campus with the facility in order to respond within a reasonable amount of time; (iii) capable of communicating with residents; (iv) capable of providing or summoning the appropriate assistance; and (v) capable of following directions; <p>This MN Requirement is not met as evidenced by: Based on observation, interview, and record review, the licensee failed to develop or implement a staffing plan to determine its staffing level. This had the potential to affect the licensee's five (5) current residents, staff, and any visitors of the licensee.</p> <p>This practice resulted in a level two violation (a violation that did not harm a client's health or safety but had the potential to have harmed a</p>	0 470		

Minnesota Department of Health

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0 470	<p>Continued From page 2</p> <p>resident's health or safety, but was not likely to cause serious injury, impairment, or death), and was issued at a widespread scope (when problems are pervasive or represent a systemic failure that has affected or has potential to affect a large portion or all of the residents). The findings include:</p> <p>The licensee held an assisted living facility with dementia care license. The facility was licensed for a bed capacity of 6 residents, and had a current census of 5 residents.</p> <p>STAFFING PLAN The licensee failed to develop and implement a staffing plan for determining its staffing level that:</p> <ul style="list-style-type: none"> - included an evaluation, to be conducted at least twice a year, of the appropriateness of staffing levels in the facility; - ensured sufficient staffing at all times to meet the scheduled and reasonably foreseeable unscheduled needs of each resident as required by the residents' assessments and service plans on a 24-hour per day basis; and - ensured that the facility can respond promptly and effectively to individual resident emergencies and to emergency, life safety, and disaster situations affecting staff or residents in the facility. <p>On December 27, 2022 at 12:49, director of nursing (DON)-A indicated in her email "The residents that require a hoyer lift are in bed at night and only require one person at night for changing. In an emergency situation or if a resident needed to get out of bed. Cat, RN would be on site to assist. If Cat, RN was not able to, staff from the house next door would come to help. They are trained in hoyer lifts and transferring and all other required skills to care for residents.". DON-A acknowledged this</p>	0 470		

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0 470	<p>Continued From page 3</p> <p>information was not included staffing plan provided to the surveyor.</p> <p>On December 28, 2022, at 1:30 p.m., director of nursing (DON)-A stated the staffing needs remained the same every day, to include two home health aide from 7:00 a.m. to 3:00 p.m., one home health aide 3:00 p.m. to 11:00 p.m., one home health aide 3:00 p.m. to 9:00 p.m., and one home health aide from 11:00 p.m. to 7:00 a.m. DON-A stated she is available to staff overnight and will update the staffing plan. Also, Assistant director (AD)-C stated he oversees daily staffing schedule. DON-A and AD-C confirmed they had no evidence for determining the appropriate staffing levels.</p> <p>No further information was provided.</p> <p>TIME PERIOD FOR CORRECTION: Twenty-One (21) days</p>	0 470		
0 480 SS=F	<p>144G.41 Subd 1 (13) (i) (B) Minimum requirements</p> <p>(13) offer to provide or make available at least the following services to residents:</p> <p>(i) at least three nutritious meals daily with snacks available seven days per week, according to the recommended dietary allowances in the United States Department of Agriculture (USDA) guidelines, including seasonal fresh fruit and fresh vegetables. The following apply:</p> <p>(B) food must be prepared and served according to the Minnesota Food Code, Minnesota Rules,</p>	0 480		

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0 480	<p>Continued From page 4 chapter 4626; and</p> <p>This MN Requirement is not met as evidenced by: Based on observation, interview and record review, the licensee failed to ensure food was prepared and served according to the Minnesota Food Code.</p> <p>This practice resulted in a level two violation (a violation that did not harm a resident's health or safety but had the potential to have harmed a resident's health or safety) and was issued at a widespread scope (when problems are pervasive or represent a systemic failure that has affected or has the potential to affect a large portion or all the residents).</p> <p>The findings include:</p> <p>Please refer to the included document titled, Food and Beverage Establishment Inspection Report dated December 28, 2022 , for the specific Minnesota Food Code deficiencies.</p> <p>TIME PERIOD FOR CORRECTION: Twenty-one (21) days</p>	0 480		
0 650 SS=D	<p>144G.42 Subd. 8 Employee records</p> <p>(a) The facility must maintain current records of each paid employee, each regularly scheduled volunteer providing services, and each individual contractor providing services. The records must include the following information: (1) evidence of current professional licensure,</p>	0 650		

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0 650	<p>Continued From page 5</p> <p>registration, or certification if licensure, registration, or certification is required by this chapter or rules;</p> <p>(2) records of orientation, required annual training and infection control training, and competency evaluations;</p> <p>(3) current job description, including qualifications, responsibilities, and identification of staff persons providing supervision;</p> <p>(4) documentation of annual performance reviews that identify areas of improvement needed and training needs;</p> <p>(5) for individuals providing assisted living services, verification that required health screenings under subdivision 9 have taken place and the dates of those screenings; and</p> <p>(6) documentation of the background study as required under section 144.057.</p> <p>(b) Each employee record must be retained for at least three years after a paid employee, volunteer, or contractor ceases to be employed by, provide services at, or be under contract with the facility. If a facility ceases operation, employee records must be maintained for three years after facility operations cease.</p> <p>This MN Requirement is not met as evidenced by: Based on observation, interview and record review, the licensee failed to ensure an annual performance evaluation was completed for one of one unlicensed personnel (ULP-B).</p> <p>This practice resulted in a level two violation (a violation that did not harm a resident's health or safety but had the potential to have harmed a resident's health or safety, but was not likely to cause serious injury, impairment, or death), and was issued at an isolated scope (when one or a</p>	0 650		

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0 650	<p>Continued From page 6</p> <p>limited number of residents are affected or one or a limited number of staff are involved or the situation has occurred only occasionally).</p> <p>The findings include:</p> <p>ULP-B was hired December 01, 2020, and provided direct cares for the residents of the facility.</p> <p>ULP-B's employee record lacked evidence of documentation of an annual performance review that identified areas of improvement needed and training needs.</p> <p>On December 28,2022 at 11:20 a.m., director of nursing (DON)-A verified ULP-B's record lacked evidence of an annual performance review.</p> <p>No further information was provided.</p> <p>TIME PERIOD FOR CORRECTION: Twenty-one (21) days</p>	0 650		
0 680 SS=F	<p>144G.42 Subd. 10 Disaster planning and emergency preparedness</p> <p>(a) The facility must meet the following requirements:</p> <p>(1) have a written emergency disaster plan that contains a plan for evacuation, addresses elements of sheltering in place, identifies temporary relocation sites, and details staff assignments in the event of a disaster or an emergency;</p> <p>(2) post an emergency disaster plan prominently;</p> <p>(3) provide building emergency exit diagrams to</p>	0 680		

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0 680	<p>Continued From page 7</p> <p>all residents; (4) post emergency exit diagrams on each floor; and (5) have a written policy and procedure regarding missing tenant residents. (b) The facility must provide emergency and disaster training to all staff during the initial staff orientation and annually thereafter and must make emergency and disaster training annually available to all residents. Staff who have not received emergency and disaster training are allowed to work only when trained staff are also working on site. (c) The facility must meet any additional requirements adopted in rule.</p> <p>This MN Requirement is not met as evidenced by: Based on observation, interview, and record review, the licensee failed to have a written emergency preparedness plan with all the required content and failed to post an emergency preparedness plan prominently. This had the potential to affect all staff, visitors, and residents.</p> <p>This practice resulted in a level two violation (a violation that did not harm a resident's health or safety but had the potential to have harmed a resident's health or safety, but was not likely to cause serious injury, impairment, or death), and is issued at a widespread scope (when problems are pervasive or represent a systemic failure that has affected or has the potential to affect a large portion or all of the residents).</p> <p>The findings include:</p> <p>During a facility tour on December 27, 2022, at 10:30 a.m., the surveyor did not observe a posting of the licensee's EPP.</p>	0 680		

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0 680	<p>Continued From page 8</p> <p>The licensee lacked evidence of the following required content:</p> <ul style="list-style-type: none"> - a comprehensive program to include infectious diseases and pandemics; - a description of the population served by the licensee; - process for emergency preparedness (EP) cooperation with state and local EP officials/organizations; - procedure for tracking staff and residents; - subsistence needs for staff and residents during emergency situation; - a communication plan that included: <ul style="list-style-type: none"> - arrangement with other facilities; - names and contact information for staff, resident physicians, other facilities; - contact information for federal, state, tribal, local EP staff, ombudsman; - primary and alternative means for communicating with facility staff, federal, state, regional and local emergency management agencies; - a method of sharing information and medical documentation for residents; - a means to provide information regarding the facility's needs, and its ability to provide assistance to include information about their occupancy; and - a method of sharing information from the emergency plan with residents and their families; - EP training and testing program; - EP training program for staff (including documentation of training provided); and - EP testing/annual testing requirements. <p>On December 27, 2022, at 12:00 p.m., director of nursing (DON)-A stated she was familiar with Appendix Z which is part of the EPP. DON-A verified the EPP lacked required content. DON-A</p>	0 680		

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0 680	Continued From page 9 also stated the licensee is working on updating the EPP. The licensee's Emergency Preparedness policy dated August 01, 2021, indicated " the EPP will be reviewed annually, the plan will include four primay components; risk assesment, policies and procedures, a communication plan, and staff traning and excercises/drills." No additional information was provided. TIME PERIOD FOR CORRECTION: Twenty-one (21) days	0 680		
0 810 SS=F	144G.45 Subd. 2 (b)-(f) Fire protection and physical environment (b) Each assisted living facility shall develop and maintain fire safety and evacuation plans. The plans shall include but are not limited to: (1) location and number of resident sleeping rooms; (2) employee actions to be taken in the event of a fire or similar emergency; (3) fire protection procedures necessary for residents; and (4) procedures for resident movement, evacuation, or relocation during a fire or similar emergency including the identification of unique or unusual resident needs for movement or evacuation. (c) Employees of assisted living facilities shall receive training on the fire safety and evacuation plans upon hiring and at least twice per year thereafter. (d) Fire safety and evacuation plans shall be readily available at all times within the facility. (e) Residents who are capable of assisting in	0 810		

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0 810	<p>Continued From page 10</p> <p>their own evacuation shall be trained on the proper actions to take in the event of a fire to include movement, evacuation, or relocation. The training shall be made available to residents at least once per year.</p> <p>(f) Evacuation drills are required for employees twice per year per shift with at least one evacuation drill every other month. Evacuation of the residents is not required. Fire alarm system activation is not required to initiate the evacuation drill.</p> <p>This MN Requirement is not met as evidenced by: Based on interview and record review, the licensee failed to develop and maintain fire safety and evacuation plans, and failed to conduct required employee evacuation drills. This had the potential to affect all current residents, staff, and visitors to the facility.</p> <p>This practice resulted in a level two violation (a violation that did not harm a resident's health or safety but had the potential to have harmed a resident's health or safety, but was not likely to cause serious injury, impairment, or death), and was issued at a widespread scope (when problems are pervasive or represent a systemic failure that has affected or has the potential to affect a large portion or all residents).</p> <p>The findings include:</p> <p>During interview on December 27, 2022, at 3:00 p.m., the unlicensed personal who is also assistant director (ULP/AD)-C stated they had not developed their fire safety and evacuation plans to include specific procedures for resident movement, evacuation, or relocation. They had not identified or documented any unique or</p>	0 810		

Minnesota Department of Health

STATEMENT OF DEFICIENCIES AND PLAN OF CORRECTION	(X1) PROVIDER/SUPPLIER/CLIA IDENTIFICATION NUMBER: 27968	(X2) MULTIPLE CONSTRUCTION A. BUILDING: _____ B. WING _____	(X3) DATE SURVEY COMPLETED 12/29/2022
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NAME OF PROVIDER OR SUPPLIER LEGACY CARE HOME	STREET ADDRESS, CITY, STATE, ZIP CODE 14814 CROWN DRIVE MINNETONKA, MN 55345
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(X4) ID PREFIX TAG	SUMMARY STATEMENT OF DEFICIENCIES (EACH DEFICIENCY MUST BE PRECEDED BY FULL REGULATORY OR LSC IDENTIFYING INFORMATION)	ID PREFIX TAG	PROVIDER'S PLAN OF CORRECTION (EACH CORRECTIVE ACTION SHOULD BE CROSS-REFERENCED TO THE APPROPRIATE DEFICIENCY)	(X5) COMPLETE DATE
0 810	Continued From page 11 unusual resident needs for movement or evacuation by the time of the survey. Review of the fire safety policy showed the following: 1. No evacuation plan or documentation on specific procedures for the residents including procedures for their movements, and relocation during a fire or similar emergency. No written instructions for addressing any unique situation during an evacuation, especially for residents who need assistance during an evacuation. 2. No record of required employee evacuation drills. No further information was provided. TIME PERIOD FOR CORRECTION: Twenty-one (21) days	0 810		
0 820 SS=F	144G.45 Subd. 2 (g) Fire protection and physical environment (g) Existing construction or elements, including assisted living facilities that were registered as housing with services establishments under chapter 144D prior to August 1, 2021, shall be permitted to continue in use provided such use does not constitute a distinct hazard to life. Any existing elements that an authority having jurisdiction deems a distinct hazard to life must be corrected. The facility must document in the facility's records any actions taken to comply with a correction order, and must submit to the commissioner for review and approval prior to correction.	0 820		

Minnesota Department of Health

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NAME OF PROVIDER OR SUPPLIER LEGACY CARE HOME	STREET ADDRESS, CITY, STATE, ZIP CODE 14814 CROWN DRIVE MINNETONKA, MN 55345
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0 820	<p>Continued From page 12</p> <p>This MN Requirement is not met as evidenced by: Based on observation and interview, the licensee failed to ensure the physical facility elements did not constitute a distinct hazard to life. The licensee had door lock hardware that required a code to exit the home on the egress side of all the doors leading outside. This had the potential to affect all occupied residents, staff, and visitors because timely evacuation would not be possible in the event of a fire or other life-threatening emergencies.</p> <p>This practice resulted in a level two violation (a violation that did not harm a resident's health or safety but had the potential to have harmed a resident's health or safety) and was issued at a widespread scope (when problems are pervasive or represent a systemic failure that has affected or has the potential to affect a large portion or all of the residents).</p> <p>The findings include:</p> <p>On December 27, 2022, approximately from 2:15 p.m. to 3:00 p.m., survey staff toured the home with the unlicensed personal who is also assistant director (ULP/AD)-C . During the tour, survey staff observed each door in the facility that lead outside the building had a lock that required a code to exit. Survey staff verified with ULP-C that the locks were not tied into the building fire alarm system or sprinkler system and would not default to an unlocked (fail-safe) position if the power went out.</p> <p>Survey staff explained to ULP-C that the locks in the path of egress that require a code would cause a delay in the proper exiting of the home during a fire or similar emergency.</p>	0 820		

Minnesota Department of Health

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NAME OF PROVIDER OR SUPPLIER LEGACY CARE HOME	STREET ADDRESS, CITY, STATE, ZIP CODE 14814 CROWN DRIVE MINNETONKA, MN 55345
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0 820	Continued From page 13 ULP-C verbally confirmed survey staff observations during the facility tour. No further information was provided. TIME PERIOD FOR CORRECTION: Twenty-one (21) days	0 820		
01620 SS=D	144G.70 Subd. 2 (c-e) Initial reviews, assessments, and monitoring (c) Resident reassessment and monitoring must be conducted no more than 14 calendar days after initiation of services. Ongoing resident reassessment and monitoring must be conducted as needed based on changes in the needs of the resident and cannot exceed 90 calendar days from the last date of the assessment. (d) For residents only receiving assisted living services specified in section 144G.08, subdivision 9, clauses (1) to (5), the facility shall complete an individualized initial review of the resident's needs and preferences. The initial review must be completed within 30 calendar days of the start of services. Resident monitoring and review must be conducted as needed based on changes in the needs of the resident and cannot exceed 90 calendar days from the date of the last review. (e) A facility must inform the prospective resident of the availability of and contact information for long-term care consultation services under section 256B.0911, prior to the date on which a prospective resident executes a contract with a facility or the date on which a prospective resident moves in, whichever is earlier. This MN Requirement is not met as evidenced by:	01620		

Minnesota Department of Health

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NAME OF PROVIDER OR SUPPLIER LEGACY CARE HOME	STREET ADDRESS, CITY, STATE, ZIP CODE 14814 CROWN DRIVE MINNETONKA, MN 55345
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01620	<p>Continued From page 14</p> <p>Based on interview, and record review, the licensee failed to ensure resident reassessment and monitoring was conducted every 90 days, as required, for one of one resident (R1).</p> <p>This practice resulted in a level two violation (a violation that did not harm a resident's health or safety but had the potential to have harmed a resident's health or safety, but was not likely to cause serious injury, impairment, or death), and was issued at an isolated scope (when one or a limited number of residents are affected or one or a limited number of staff are involved or the situation has occurred only occasionally).</p> <p>The findings include:</p> <p>R1's Service Plan Agreement, dated August 3, 2022., indicated services included medication administration, assistance with bathing, requires two assistance with transfers, and assistance with dressing.</p> <p>R1's record included uniform assessment tool dated August 3, 2022. R1's record lacked documentation of a resident reassessment within 90 calendar days of the previous assessment.</p> <p>On December 28, 2022, at 1:00 p.m., director of nursing (DON)-A confirmed R1's record lacked ongoing reassessment within 90 calendar days of the previous assessment. Also, DON-A stated she does nurse notes every 90 days and acknowledged nursing note does not address the physical and cognitive needs of the resident.</p> <p>No further information was provided.</p> <p>TIME PERIOD FOR CORRECTION: Twenty-one (21) days</p>	01620		

Minnesota Department of Health

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Minnesota Department of Health

625 Robert Street North
St Paul
651-201-4500

Type: Full
Date: 12/28/22
Time: 12:14:48
Report: 7994221199

Food and Beverage Establishment Inspection Report

Page 1

Location:

Legacy Care Home
14814 Crown Drive
Minnetonka, MN55345
Hennepin County, 27

Establishment Info:

ID #: 0039012
Risk:
Announced Inspection: No

License Categories:

Expires on: / /

Operator:

Phone #: 6129648376
ID #:

The violations listed in this report include any previously issued orders and deficiencies identified during this inspection. Compliance dates are shown for each item.

The following orders were issued during this inspection.

4-500 Equipment Maintenance and Operation

4-501.11AB

MN Rule 4626.0735AB All equipment and components must be in good repair and maintained and adjusted in accordance with manufacturer's specifications.

REACH IN FRIDGE AND FREEZER FOUND WITH NO WORKING LIGHTS. REPLACE THESE LIGHTS TO ENSURE DETAILED CLEANING CAN BE PERFORMED WHEN NEEDED.

Comply By: 01/06/23

Total Orders In This Report	Priority 1	Priority 2	Priority 3
	0	0	1

THIS WAS AN UNANNOUNCED INSPECTION. I SPOKE WITH THE PERSON IN CHARGE ABOUT THIS REPORT AND ANY ITEMS WITHIN.

TEMPERATURES:
BEANS 138 (REHEAT)
SAUSAGE 40

SANITIZERS:
DISHWASHER TEST STRIPS MEASURING ABOVE 160 F

Type: Full
Date: 12/28/22
Time: 12:14:48
Report: 7994221199
Legacy Care Home

Food and Beverage Establishment Inspection Report

NOTE: Plans and specifications must be submitted for review and approval prior to new construction, remodeling or alterations.


I acknowledge receipt of the Minnesota Department of Health inspection report number 7994221199 of 12/28/22.

Certified Food Protection Manager Stephanie Fryer

Certification Number: 109271 Expires: 01/26/25

Inspection report reviewed with person in charge and emailed.

Signed: _____
Establishment Representative

Signed:  _____
Crystal Elva
Public Health Sanitarian 3
St Paul
651-201-3981
Crystal.Elva@state.mn.us

Report #: 7994221199

Food Establishment Inspection Report



Minnesota Department of Health

625 Robert Street North
St Paul

No. of RF/PHI Categories Out: 0

Date: 12/28/22

No. of Repeat RF/PHI Categories Out: 0

Time In: 12:14:48

Legal Authority MN Rules Chapter 4626

Time Out

Legacy Care Home	Address 14814 Crown Drive	City/State Minnetonka, MN	Zip Code 55345	Telephone 6129648376
License/Permit # 0039012	Permit Holder	Purpose of Inspection Full	Est Type	Risk Category

FOODBORNE ILLNESS RISK FACTORS AND PUBLIC HEALTH INTERVENTIONS

Circle designated compliance status (IN, OUT, N/O, N/A) for each numbered item

Mark "X" in appropriate box for COS and/or R

IN= in compliance OUT= not in compliance N/O= not observed N/A= not applicable COS= corrected on-site during inspection R= repeat violation

Compliance Status	COS	R	Description
Supervision			
1 (IN) OUT			PIC knowledgeable; duties & oversight
2 (IN) OUT N/A			Certified food protection manager, duties
Employee Health			
3 (IN) OUT			Mgmt/Staff; knowledge, responsibilities & reporting
4 (IN) OUT			Proper use of reporting, restriction & exclusion
5 (IN) OUT			Procedures for responding to vomiting & diarrheal events
Good Hygienic Practices			
6 (IN) OUT N/O			Proper eating, tasting, drinking, or tobacco use
7 (IN) OUT N/O			No discharge from eyes, nose, & mouth
Preventing Contamination by Hands			
8 (IN) OUT N/O			Hands clean & properly washed
9 (IN) OUT N/A N/O			No bare hand contact with RTE foods or pre-approved alternate procedure properly followed
10 (IN) OUT			Adequate handwashing sinks supplied/accessible
Approved Source			
1 (IN) OUT			Food obtained from approved source
12 IN OUT N/A (N/O)			Food received at proper temperature
13 (IN) OUT			Food in good condition, safe, & unadulterated
14 IN OUT (N/A) N/O			Required records available; shellstock tags, parasite destruction
Protection from Contamination			
15 (IN) OUT N/A N/O			Food separated and protected
16 (IN) OUT N/A			Food contact surfaces: cleaned & sanitized
17 (IN) OUT			Proper disposition of returned, previously served, reconditioned, & unsafe food

Compliance Status	COS	R	Description
Time/Temperature Control for Safety			
18 IN OUT N/A (N/O)			Proper cooking time & temperature
19 IN OUT (N/A) N/O			Proper reheating procedures for hot holding
20 IN OUT (N/A) N/O			Proper cooling time & temperature
21 IN OUT (N/A) N/O			Proper hot holding temperatures
22 (IN) OUT N/A			Proper cold holding temperatures
23 IN OUT (N/A) N/O			Proper date marking & disposition
24 IN OUT (N/A) N/O			Time as a public health control: procedures & records
Consumer Advisory			
25 IN OUT (N/A)			Consumer advisory provided for raw/undercooked food
Highly Susceptible Populations			
26 (IN) OUT N/A			Pasteurized foods used; prohibited foods not offered
Food and Color Additives and Toxic Substances			
27 IN OUT (N/A)			Food additives: approved & properly used
28 (IN) OUT			Toxic substances properly identified, stored, & used
Conformance with Approved Procedures			
29 IN OUT (N/A)			Compliance with variance/specialized process/HACCP

Risk factors (RF) are improper practices or procedures identified as the most prevalent contributing factors of foodborne illness or injury. **Public Health Interventions (PHI)** are control measures to prevent foodborne illness or injury.

GOOD RETAIL PRACTICES

Good Retail Practices are preventative measures to control the addition of pathogens, chemicals, and physical objects into foods.

Mark "X" in box if numbered item is **not** in compliance

Mark "X" in appropriate box for COS and/or R

COS= corrected on-site during inspection

R= repeat violation

Compliance Status	COS	R	Description
Safe Food and Water			
30 IN OUT (N/A)			Pasteurized eggs used where required
31			Water & ice obtained from an approved source
32 IN OUT (N/A)			Variance obtained for specialized processing methods
Food Temperature Control			
33			Proper cooling methods used; adequate equipment for temperature control
34 IN OUT (N/A) N/O			Plant food properly cooked for hot holding
35 (IN) OUT N/A N/O			Approved thawing methods used
36			Thermometers provided & accurate
Food Identification			
37			Food properly labeled; original container
Prevention of Food Contamination			
38			Insects, rodents, & animals not present
39			Contamination prevented during food prep, storage & display
40			Personal cleanliness
41			Wiping cloths: properly used & stored
42			Washing fruits & vegetables

Compliance Status	COS	R	Description
Proper Use of Utensils			
43			In-use utensils: properly stored
44			Utensils, equipment & linens: properly stored, dried, & handled
45			Single-use/single service articles: properly stored & used
46			Gloves used properly
Utensil Equipment and Vending			
47 X			Food & non-food contact surfaces cleanable, properly designed, constructed, & used
48			Warewashing facilities: installed, maintained, & used; test strips
49			Non-food contact surfaces clean
Physical Facilities			
50			Hot & cold water available; adequate pressure
51			Plumbing installed; proper backflow devices
52			Sewage & waste water properly disposed
53			Toilet facilities: properly constructed, supplied, & cleaned
54			Garbage & refuse properly disposed; facilities maintained
55			Physical facilities installed, maintained, & clean
56			Adequate ventilation & lighting; designated areas used
57			Compliance with MCIAA
58			Compliance with licensing & plan review

Food Recalls:

Person in Charge (Signature)

Date: 12/28/22

Inspector (Signature)